DORON WEINBERG (SBN 46131)			
LAW OFFICES OF DORON WEINBERG 523 Octavia Street			
San Francisco, CA 94102			
Facsimile: (415) 552-2703			
Attorney for Defendant			
TIERRE CRUMMIE			
UNITED STATES DISTRICT COURT			
NORTHERN DISTRICT OF CALIFORNIA			
UNITED STATES OF AMERICA,	CASE NO.	CR-12-616 YGR	
Plaintiff,	STIPULAT	TION;	
vs.	(PROPOSP	(ADER	
TIERRE CRUMMIE, et. al.,	HIDCE.	Hon. Kandis A. Westmore	
Defendants.	COURT:	4, 3 rd Floor	
IT IS HEREBY STIPULATED by and between the United States of America, through Assistant United States Attorney Thomas M. Newman, and Defendant Tierre Crummie, through			
			counsel Doron Weinberg, that, pursuant to the agreement reached between the parties and
approved by Judge Yvonne Gonzales Rogers on September 6, 2012, the conditions of Defendant			
Tierre Crummie's pretrial release may be modified as follows: the United States Pretrial Services			
Office is authorized to permit Defendant Tierre Crummie to travel outside the Northern and			
Eastern Districts of California, as necessary for work-related purposes, subject to such terms and			
conditions as the U.S. Pretrial Services office shall determine are appropriate.			
Dated: October 1, 2012			
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		M. Newman M. NEWMAN	
///	Assistant U	nited States Attorney	
Stipulation; (Proposed) Order (No. CR-12-0616 YGR)			
	LAW OFFICES OF DORON WEINBS 523 Octavia Street San Francisco, CA 94102 Telephone: (415) 431-3472 Facsimile: (415) 552-2703 doronweinberg@aol.com Attorney for Defendant TIERRE CRUMMIE UNITED NORTHERS UNITED STATES OF AMERICA,) Plaintiff,) vs.) TIERRE CRUMMIE, et. al.,) Defendants.) IT IS HEREBY STIPULATED Assistant United States Attorney Thom counsel Doron Weinberg, that, pursuar approved by Judge Yvonne Gonzales I Tierre Crummie's pretrial release may Office is authorized to permit Defenda Eastern Districts of California, as nece conditions as the U.S. Pretrial Services Dated: October 1, 2012	LAW OFFICES OF DORON WEINBERG 523 Octavia Street San Francisco, CA 94102 Telephone: (415) 431-3472 Facsimile: (415) 552-2703 doronweinberg@aol.com Attorney for Defendant TIERRE CRUMMIE UNITED STATES DISTRIC NORTHERN DISTRICT OF COMMITE UNITED STATES OF AMERICA, CASE NO. Plaintiff, STIPULAT (PROPOSE VS.) TIERRE CRUMMIE, et. al., JUDGE: Defendants. COURT: IT IS HEREBY STIPULATED by and between the Assistant United States Attorney Thomas M. Newman, and counsel Doron Weinberg, that, pursuant to the agreement approved by Judge Yvonne Gonzales Rogers on September Tierre Crummie's pretrial release may be modified as fol Office is authorized to permit Defendant Tierre Crummie Eastern Districts of California, as necessary for work-relational conditions as the U.S. Pretrial Services office shall determ Dated: October 1, 2012 MELINDA United States By: /s/ Thomas THOMAS M. Assistant United States	

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2	Dated:	October 1, 2012	Respectfully submitted,
3			LAW OFFICES OF DORON WEINBERG
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5			/s/ Doron Weinberg DORON WEINBERG
6			Attorney for Defendant TIERRE CRUMMIE
7	TE TO OA	ORRENER	
8	IT IS SO	O ORDERED:	0 0-
9	D 10	1 . 117 114 0 2 4 11 11 11 11 11 11 11 11 11 11 11 11 1	Bernard Jamesman
10	Dated:Q	evqdgt'5.'4234''''''	"J OPOTCONG DGTP CTF" \ KOOGTO CP HONORADLE KANDIS A. WESTMORE
11			Magistrate Judge, U.S. District Court
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28	Stipulation; (No. CR-12-	(Proposed) Order 0616 YGR)	